Future Scholar 529 College Savings Plan Financial Advisor Program

Financial Statements and Supplemental Information June 30, 2020

Table of Contents

	Page
Management's Discussion and Analysis	1 - 3
Report of Independent Auditors	4 - 6
Statement of Fiduciary Net Position	7
Statement of Changes in Fiduciary Net Position	8
Notes to Financial Statements	9 - 23
Supplemental Information: Financial Statements for Program Investment	
Options	24 - 52

Management's Discussion and Analysis (unaudited)

As investment manager of the Future Scholar 529 College Savings Plan Financial Advisor Program (the Program), Columbia Management Investment Advisers, LLC (Columbia) provides readers of the financial statements of the Program with this discussion and analysis of the Program's financial performance for the year ended June 30, 2020. You should consider the information presented in this section in conjunction with the Program's financial statements and notes to financial statements. The Program is comprised of 33 investment portfolios (the Portfolios) in which participants may invest through three different Investment Options.

Financial Highlights

The Program had an inflow of \$123.8 million in net contributions from participants during the year ended June 30, 2020.

The Program had an increase of \$104.6 million from investment operations and paid \$14.4 million for operating expenses during the year.

Overview of the Financial Statements

The Program's financial statements are prepared in accordance with Governmental Accounting Standards Board (GASB) Statement No. 34, *Basic Financial Statements- and Management's Discussion and Analysis- for State and Local Government*, as amended.

This report consists of two parts: management's discussion and analysis (this section) and the basic financial statements and supplementary information. The basic financial statements are composed of a Statement of Fiduciary Net Position and a Statement of Changes in Fiduciary Net Position and Notes to Financial Statements that explain some of the information in the financial statements and provide more detailed information.

The Statement of Fiduciary Net Position presents information on the Program's assets and liabilities. The difference between assets and liabilities is the net position as of June 30, 2020. The Program's financial statements are prepared using the accrual basis of accounting. Contributions and redemptions are recognized on trade date; expenses and liabilities are recognized when services are provided, regardless of when cash is disbursed.

The Statement of Changes in Fiduciary Net Position presents information showing how the Program's net position changed during the year. Changes in net position are recorded as soon as the underlying event giving rise to the change occurs, regardless of the timing of related cash flows. Thus, revenues and expenses are reported in this statement for some items that will result in cash flows in future years.

The Notes to Financial Statements provide additional information that is integral to a full understanding of the data provided in the basic financial statements.

Management's Discussion and Analysis, continued (unaudited)

Financial Analysis

Net Position. The following is a condensed Statement of Fiduciary Net Position as of June 30, 2020 and June 30, 2019.

	June 30, 2020	June 30, 2019
Assets:		
Investments	\$2,764,817,251	\$2,550,574,258
Cash, receivables and other assets	4,284,866	6,094,282
Total Assets	2,769,102,117	2,556,668,540
Liabilities:		
Payables	3,679,274	5,348,930
Total Liabilities	3,679,274	5,348,930
Total Net Position	\$2,765,422,843	\$2,551,319,610

Net position represents cumulative contributions from participants plus net changes from operations less withdrawals and expenses.

The investments in the 33 Portfolios of the Program comprise 99.8% of total assets. Assets consist of investments, cash, receivables for securities sold, receivables for shares sold, receivables for accrued income and other assets. Liabilities consist of due to custodian, payables for securities purchased, payables for shares redeemed, payables for distributions of net investment income, payables for accrued expenses and other liabilities.

Changes in Net Position. The following is a condensed Statement of Changes in Fiduciary Net Position for the year ended June 30, 2020 and the year ended June 30, 2019.

June 30, 2019
9,523 \$1,680,675,270
0,521) (37,189,398)
8,233) 46,493,103
0,020 75,268,350
2,834 47,102,573
3,623 1,812,349,898
5,975 1,554,674,742
4,415 13,018,515
0,390 1,567,693,257
3,233 244,656,641
9,610 ^(a) 2,306,662,969
2,843 \$2,551,319,610

Management's Discussion and Analysis, continued (unaudited)

(a) Includes initial capital investments into the ClearBridge Large Cap Growth 529 Portfolio launched on August 1, 2019 and ClearBridge Small Cap 529 Portfolio launched December 3, 2019, respectively.

Market Recap

Robust consumer spending, a pickup in the housing market and solid industrial production kept the U.S. growth engine moving as the period began midway through 2019. However, weakened manufacturing activity weighed on the pace of economic growth, and trade wars continued to create uncertainty about economic prospects. Yet, tensions with China eased a bit at the end of 2019 as certain import taxes were reduced and new tariffs were averted. As a result, optimism prevailed at the outset of 2020. Then, momentum shifted as COVID-19 spread from China and South Korea through Europe, the United States and the rest of the world in February and March. Widespread lockdowns drove a decline in business activity and a surge in layoffs pushed the global economy into recession.

Central banks responded aggressively, cutting interest rates, restarting quantitative easing and initiating other measures to provide liquidity to financial markets. In the United States, the Federal Reserve reduced the federal funds target rate, a key short-term borrowing rate, essentially to zero. The U.S. government passed two rounds of sweeping legislation to help diminish the impact of lost paychecks and declining business activity, with the possibility of more to come.

In May 2020, as states began to lift lockdown measures, the U.S. stock market looked ahead. Late period gains reflected expectations for a swift economic recovery. Against this backdrop, the S&P 500 Index, a broad measure of U.S. stock performance, returned 7.51% for the 12-month period ended June 30, 2020, gaining back much of what it had lost in March 2020. Growth stocks sharply outperformed value stocks and large-cap stocks led small-and mid-cap stocks by a wide margin. Investment-grade bonds gained 8.74%, as measured by the Bloomberg Barclays U.S. Aggregate Bond Index.



Report of Independent Auditors

To Management of Columbia Management Investment Advisers, LLC

Report on the Financial Statements

We have audited the accompanying financial statements of the Future Scholar 529 College Savings Plan Financial Advisor Program (the "Program"), which comprise the statement of fiduciary net position as of June 30, 2020, and the related statement of changes in fiduciary net position for the year then ended, and the related notes to the financial statements, which collectively comprise the Program's basic financial statements.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on the financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on our judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the Program's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Program's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.



Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the fiduciary net position of the Program as of June 30, 2020, and the changes in its fiduciary net position for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Emphasis of Matter

As discussed in Note 1, the financial statements present only the Program and do not purport to, and do not, present fairly the financial position of the entire South Carolina College Investment Trust Fund or the State of South Carolina as of June 30, 2020, or the changes in net position for the year then ended, in accordance with accounting principles generally accepted in the United States of America. Our opinion is not modified with respect to this matter.

Other Matters

Required Supplementary Information

The accompanying management's discussion and analysis on pages 1 through 3 are required by accounting principles generally accepted in the United States of America to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Other Information

Our audit was conducted for the purpose of forming an opinion on the financial statements that collectively comprise the Program's basic financial statements. The supplementary information detailing the statement of fiduciary net position by portfolio as of June 30, 2020 and the statement of changes in fiduciary net position by portfolio for each of the periods indicated therein appearing on pages 24 through 52 is presented for purposes of additional analysis and are not a required part of the basic financial statements. Such information has not been subjected to the auditing procedures applied in the audit of the basic financial statements, and accordingly, we do not express an opinion or provide any assurance on it.



Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated September 17, 2020, on our consideration of the Program's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the Program's internal control over financial reporting and compliance.

PricewaterhouseCoopers LLP

Minneapolis, Minnesota

September 17, 2020

Future Scholar 529 College Savings Plan Financial Advisor Program Statement of Fiduciary Net Position June 30, 2020

Assets		
Investments, at value	\$	2,764,817,251
Cash		16,156
Receivable for securities sold		378,494
Receivable for shares sold		1,847,719
Receivable for accrued income		2,035,706
Other assets	_	6,791
Total Assets	_	2,769,102,117
Liabilities		
Due to custodian		56,251
Payable for securities purchased		2,575,878
Payable for shares redeemed		858,195
Payable for distributions of net investment income		76,454
Payable for accrued expenses (see Note 3)		40,636
Other liabilities	_	71,860
Total Liabilities	_	3,679,274
Net position	<u>\$</u>	2,765,422,843

Future Scholar 529 College Savings Plan Financial Advisor Program Statement of Changes in Fiduciary Net Position Year ended June 30, 2020

Additions	
Contributions - shares sold	¢ 722 200 562
Pricing alternative A	\$ 732,280,563
Pricing alternative C	286,860,118
Pricing alternative E	38,562,567
Pricing alternative I Total contributions	35,196,275
Total contributions	1,092,899,523
Increase (decrease) from investment operations	
Dividend income	50,937,706
Interest income	1,645,128
Net realized loss	(8,048,233)
Capital gain distributions from underlying fund shares	66,800,020
Net change in depreciation in value of investments	(6,690,521)
Total increase from investment operations	104,644,100
Total additions	1,197,543,623
Deductions	
Withdrawals - shares redeemed	
Pricing alternative A	646,260,228
Pricing alternative C	260,145,566
Pricing alternative E	33,041,588
Pricing alternative I	29,648,593
Total withdrawals	969,095,975
Expenses (see Note 3)(a)	
Management fees	1,406,196
Administrative fees	2,583,457
Marketing fee - pricing alternative A	4,158,088
Marketing fee - pricing alternative C	5,787,343
Marketing fee - pricing alternative E	429,331
Total expenses	14,364,415
Total deductions	983,460,390
Net increase	214,083,233
Net position at beginning of year	2,551,339,610 ^(b)
Net position at end of year	\$2,765,422,843

- (a) Does not reflect expenses of the Underlying Funds borne indirectly.
- (b) Includes initial capital investments into the ClearBridge Large Cap Growth 529 Portfolio launched on August 1, 2019 and ClearBridge Small Cap 529 Portfolio launched December 3, 2019, respectively.

The accompanying Notes to Financial Statements are an integral part of this statement.

FUTURE SCHOLAR 529 COLLEGE SAVINGS PLAN FINANCIAL ADVISOR PROGRAM

Notes to Financial Statements June 30, 2020

Note 1. Organization

The Future Scholar 529 College Savings Plan Financial Advisor Program (the Program), part of the South Carolina College Investment Trust Fund (the Trust Fund), was established by the Office of the State Treasurer of South Carolina (the Treasurer) to provide a tax-advantaged method to fund qualified higher education expenses of designated beneficiaries at eligible educational institutions. The Program has been designed to comply with the requirements for treatment as a "qualified tuition program" under Section 529 of the Internal Revenue Code of 1986, as amended (the Code). The Treasurer is responsible for administering the Program and selecting the Program Manager. Columbia Management Investment Advisers, LLC (CMIA), a wholly-owned subsidiary of Ameriprise Financial, Inc. (Ameriprise Financial), serves as the Program Manager. The Program Manager and its affiliates, including Columbia Management Investment Distributors, Inc., are responsible for providing certain administrative, recordkeeping, marketing, distribution and investment services for the Program. The financial statements present only the Program and do not purport to, and do not, present the financial position of the entire Trust Fund or the State of South Carolina as of June 30, 2020, or the changes in net position for the year then ended.

The Financial Advisor Program offers three Age-Based Portfolio options and thirty Portfolios, including seven Target Allocation Portfolios and twenty-three Single Fund Portfolios, any one or more of which maybe be selected as an investment by an Account Owner. The Age-Based Portfolio options allow Account Owners to elect to have Contributions automatically allocated among the seven Target Allocation Portfolios based on their preferred risk tolerance: Conservative, Moderate or Aggressive. The Target Allocation Portfolios each invest in a mix of Underlying Funds. The Single Fund Portfolios each invest in a single Underlying Fund. The Columbia Legacy Capital Preservation 529 Portfolio invests primarily in book value investment contracts backed by one or more portfolios of short- and intermediate-term investment grade bonds and Institutional Class shares of Columbia Government Money Market Fund. The Columbia Bank Deposit 529 Portfolio is a Single Fund Portfolio that invests all of its assets in the interest-bearing Bank Deposit Account at Branch Bank and Trust (BB&T).

On August 1, 2019, the Columbia Large Gap Growth 529 Portfolio was liquidated and is no longer offered. The assets of the liquidated Portfolio were moved into the Clearbridge Large Cap Growth 529 Portfolio.

On December 3, 2019, the FA Small Cap 529 Portfolio was liquidated and is no longer offered. The assets of the liquidated Portfolio were moved into the Clearbridge Small Cap 529 Portfolio.

The Program offers four share classes: Pricing Alternative A, Pricing Alternative C, Pricing Alternative E and Pricing Alternative I.

Effective September 1, 2016, for contributions under \$400,000 into new accounts under Pricing Alternative A, shares will be subject to maximum initial sales charge for all Portfolios with the exception of the Columbia Legacy Capital Preservation 529 Portfolio, Columbia Bank Deposit 529 Portfolio, Columbia Short Term Bond 529 Portfolio, Columbia College 529 Portfolio, Columbia Moderate Track Ages 18+ 529 Portfolio, and the Columbia Conservative Track Ages 16+ 529 Portfolio. The maximum initial sales charge for Pricing Alternative A shares is 3.75% for purchases of the Columbia Aggressive Growth 529 Portfolio, Columbia Growth 529 Portfolio, Columbia Moderate Growth 529 Portfolio, Columbia Moderately Conservative 529

Portfolio; Aggressive Risk Track Portfolios Ages 0 - 3 Years, 4 - 5 Years, 6 - 7 Years, 8 - 9 Years, 10 - 11 Years, 12 - 13 Years, 14 - 15 Years and 16 - 17 Years; Moderate Risk Track Portfolios Ages 0 - 3 Years, 4 - 5 Years, 6 - 7 Years, 8 - 9 Years, 10 - 11 Years and 14 - 15 Years; Conservative Risk Track Portfolios; Ages 0 - 3 Years, 4 - 5 Years, 6 - 7 Years, 8 - 9 Years, 10 - 11 Years and 12 - 13 Years and all Single Fund Equity Portfolios; 3.00% for the Columbia Conservative 529 portfolio; Aggressive Risk Track Portfolio Ages 18+; Moderate Risk Track Portfolios Ages 16 - 17 Years; Conservative Risk Track Portfolio Ages 14 - 15 Years and all Fixed Income Single Fund Portfolios except Columbia Short Term Bond 529 Portfolio. The initial sales charge decreases as aggregate contributions increase and may be waived for certain purchases.

New contributions to accounts which hold shares of Pricing Alternative A that were purchased prior to September 1, 2016 will continue to be made under the breakpoint schedules that were in effect prior to September 1, 2016. Shares purchased under this structure are referred to as Pricing Alternative Grandfathered A (AG). Contributions to new accounts by account owners who maintain an account in Pricing Alternative A that was established on or prior to September 1, 2016 qualify for Pricing Alternative AG.

Pricing Alternative C shares are not subject to an initial sales charge but are subject to a contingent deferred sales charge on amounts withdrawn or rolled over to another state's Section 529 Program within one year of purchase for all Portfolios with the exception of the Columbia Bank Deposit 529 Portfolio, Columbia Short Term Bond 529 Portfolio, Columbia College 529 Portfolio, Moderate Risk Track Portfolios Ages 18+ and Conservative Risk Track Portfolio Ages 16+. The maximum contingent deferred sales charge is 1.00% for the Columbia Aggressive Growth 529 Portfolio, Columbia Growth 529 Portfolio, Columbia Moderate Growth 529 Portfolio, Columbia Moderate 529 Portfolio, Columbia Moderately Conservative 529 Portfolio Aggressive Risk Track Portfolios Ages 0 - 3 Years, 4 -5 Years, 6 – 7 Years, 8 - 9 Years, 10 – 11 Years, 12 – 13 Years, 14 – 15 Years and 16 – 17 Years; Moderate Risk Track Portfolios Ages 0 – 3 Years, 4 – 5 Years, 6 – 7 Years, 8 -9 Years, 10 – 11 Years, 12 – 13 Years and 14 – 15 Years; Conservative Risk Track Portfolios; Ages 0 – 3 Years, 4 – 5 Years, 6 – 7 Years, 8 - 9 Years, 10 – 11 Years and 12 - 13 Years and all Single Fund Equity Portfolios and a 0.75% contingent deferred sales charge will be imposed and deducted from the Columbia Conservative 529 Portfolio, Aggressive Risk Track Portfolio Ages 18+; Moderate Risk Track Portfolios Ages 16 – 17 Years; Conservative Risk Track Portfolio Ages 14 – 15 Years, and all Single Fund Fixed Income Portfolios (other than the Columbia Bank Deposit 529 Portfolio) and a 0.15% contingent deferred sales charge imposed and deducted from the Columbia Legacy Capital Preservation 529 Portfolio. Shares of Pricing Alternative C purchased on or after September 1, 2016 (effective date) will automatically convert to Pricing Alternative A five years after the initial purchase date. Shares of Pricing Alternative C purchased prior to the effective date will automatically convert to Pricing Alternative A five years after the effective date.

Pricing Alternative E shares are not subject to an initial sales charge or a contingent deferred sales charge. Pricing Alternative E is available solely to affiliates of organizations that participate in Future Scholar Group Plans.

Pricing Alternative I shares are not subject to an initial sales charge or a contingent deferred sales charge. Pricing Alternative I is generally only available to (i) clients of financial intermediaries investing through commissionable brokerage platforms where the financial intermediary, acting as a broker on behalf of its customer, charges the customer a commission for effecting transactions in Portfolio shares, provided that the financial intermediate has an agreement with the Program Manager (ii) any employee (or family member of an employee) of the Program Manager or its subsidiaries who share the same address; (iii) employees and retired employees from certain large employers that participate in the Future Scholar Employee Program, and (iv) account owners who owned shares of Pricing Alternative I shares on October 1, 2012.

Different initial sales charges and contingent deferred sales charges apply to accounts in allocation portfolios opened prior to April 15, 2003. Those accounts are generally subject to lower sales charges so long as the amounts remain in the pricing alternative in which they were invested prior to April 15, 2003. For purposes of financial statement presentation, Pricing Alternative CX shares represent the Pricing Alternative C shares and are subject to the initial sales charge and deferred sales charge in effect for accounts established prior to April 15, 2003.

The Target Allocation Portfolios invest primarily in a mix of equity and fixed income funds and cash equivalent securities (the Underlying Funds). The Single Fund Portfolios invest in a single Underlying Fund, with the exception of the Columbia Legacy Capital Preservation 529 Portfolio, which also invests in book value synthetic guaranteed investment contracts (GIC)'s and the Columbia Bank Deposit 529 Portfolio which invests all of its assets in an interest-bearing Bank Deposit Account. The Underlying Funds are advised by Columbia or its affiliates, American Century Investment Management, Inc., BlackRock Fund Advisors (BFA), Carillon Tower Advisers, Inc., ClearBridge Investments, Dimensional Fund Advisors LP (DFA), Fidelity Management and Research Company (FA), Franklin Templeton Advisers, Inc., Janus Capital Management LLC, J.P. Morgan Investment Management, Inc. (JPMorgan), Legg Mason Partners Fund Advisor, LLC, or Massachusetts Financial Services Company (MFS). The Portfolios were invested in the following Underlying Funds as of June 30, 2020.

Target Allocation Portfolios:

Columbia Aggressive Growth 529 Portfolio was invested in iShares MSCI EAFE ETF, iShares Russell 1000 Growth ETF, Institutional Class shares of the Columbia Convertible Securities Fund, Columbia Contrarian Core Fund, Columbia Contrarian Europe Fund, Columbia Total Return Bond Fund, Columbia Corporate Income Fund, Columbia Large Cap Index Fund, Columbia Disciplined Value Fund, Columbia Mid Cap Index Fund, Columbia Small Cap Index Fund, Columbia U.S. Treasury Index Fund, Columbia Disciplined Core Fund and Columbia Overseas Core Fund.

Columbia Growth 529 Portfolio was invested in iShares MSCI EAFE ETF, iShares Russell 1000 Growth ETF, Institutional Class shares of the Columbia Convertible Securities Fund, Columbia Contrarian Core Fund, Columbia Contrarian Europe Fund, Columbia Total Return Bond Fund, Columbia Corporate Income Fund, Columbia Large Cap Index Fund, Columbia Disciplined Value Fund, Columbia Mid Cap Index Fund, Columbia Small Cap Index Fund, Columbia U.S. Treasury Index Fund, Columbia Disciplined Core Fund and Columbia Overseas Core Fund.

Columbia 529 70% Equity Portfolio (only available as a part of the age-based Investment Option) was invested in iShares MSCI EAFE ETF, iShares Russell 1000 Growth ETF, Institutional Class shares of the Columbia Disciplined Value Fund, Columbia Disciplined Core Fund, Columbia Large Cap Index Fund, Columbia Convertible Securities Fund, Columbia Mid Cap Index Fund, Columbia Small Cap Index Fund, Columbia Total Return Bond Fund, Columbia Corporate Income Fund, Columbia U.S. Treasury Index Fund, Columbia Contrarian Core Fund, Columbia Contrarian Europe Fund and Columbia Overseas Core Fund.

Columbia Moderate Growth 529 Portfolio was invested in iShares MSCI EAFE ETF, iShares Russell 1000 Growth ETF, Institutional Class shares of the Columbia Convertible Securities Fund, Columbia Contrarian Core Fund, Columbia Contrarian Europe Fund, Columbia Total Return Bond Fund, Columbia Large Cap Index Fund, Columbia Disciplined Value Fund, Columbia Mid Cap Index Fund, Columbia Small Cap Index Fund, Columbia Corporate Income Fund, Columbia Income Opportunities Fund, Columbia Quality Income Fund, Columbia U.S. Treasury Index Fund, Columbia Disciplined Core Fund and Columbia Overseas Core Fund.

Columbia Moderate 529 Portfolio was invested in iShares MSCI EAFE ETF, iShares Russell 1000 Growth ETF, Institutional Class shares of the Columbia Contrarian Core Fund, Columbia Contrarian Europe Fund, Columbia Total Return Bond Fund, Columbia Large Cap Index Fund, Columbia Disciplined Value Fund, Columbia Mid Cap Index Fund, Columbia Small Cap Index Fund, Columbia Corporate Income Fund, Columbia Income Opportunities

Fund, Columbia Quality Income Fund, Columbia Short Term Bond Fund, Columbia U.S. Treasury Index Fund, Columbia Disciplined Core Fund, Columbia Overseas Core Fund and Institutional 3 Class shares of the Columbia Ultra Short Term Bond Fund.

Columbia 529 40% Equity Portfolio (only available as a part of the age-based Investment Option) was invested in iShares MSCI EAFE ETF, iShares Russell 1000 Growth ETF, Institutional Class shares of the Columbia Disciplined Value Fund, Columbia Disciplined Core Fund, Columbia Income Opportunities Fund, Columbia Large Cap Index Fund, Columbia Mid Cap Index Fund, Columbia Small Cap Index Fund, Columbia Total Return Bond Fund, Columbia Corporate Income Fund, Columbia U.S. Treasury Index Fund, Columbia Contrarian Core Fund, Columbia Contrarian Europe Fund, Columbia Overseas Core Fund, Columbia Quality Income Fund, Columbia Short Term Bond Fund and Institutional 3 Class share of the Columbia Ultra Short Term Bond Fund.

Columbia Moderately Conservative 529 Portfolio was invested in iShares MSCI EAFE ETF, iShares Russell 1000 Growth ETF, Institutional Class shares of the Columbia Contrarian Core Fund, Columbia Contrarian Europe Fund, Columbia Total Return Bond Fund, Columbia Large Cap Index Fund, Columbia Disciplined Value Fund, Columbia Mid Cap Index Fund, Columbia Small Cap Index Fund, Columbia Corporate Income Fund, Columbia Income Opportunities Fund, Columbia Quality Income Fund, Columbia Short Term Bond Fund, Columbia U.S. Treasury Index Fund, Columbia Disciplined Core Fund, Columbia Overseas Core Fund and Institutional 3 Class shares of the Columbia Ultra Short Term Bond Fund.

Columbia 529 20% Equity Portfolio (only available as a part of the age-based Investment Option) was invested in iShares MSCI EAFE ETF, Institutional Class shares of the Columbia Disciplined Core Fund, Columbia Large Cap Index Fund, Columbia Short Term Bond Fund, Columbia Mid Cap Index Fund, Columbia Small Cap Index Fund, Columbia Total Return Bond Fund, Columbia Corporate Income Fund, Columbia Income Opportunities Fund, Columbia U.S. Treasury Index Fund, Columbia Contrarian Core Fund, Columbia Overseas Core Fund, Columbia Quality Income Fund and Institutional 3 Class shares of the Columbia Ultra Short Term Bond Fund.

Columbia Conservative 529 Portfolio was invested in Institutional Class shares of the Columbia Contrarian Core Fund, Columbia Total Return Bond Fund, Columbia Large Cap Index Fund, Columbia Disciplined Core Fund, Columbia Corporate Income Fund, Columbia Income Opportunities Fund, Columbia Short Term Bond Fund, Columbia Quality Income Fund, Columbia U.S. Treasury Index Fund and Institutional 3 Class shares of the Columbia Ultra Short Term Bond Fund.

Columbia College 529 Portfolio was invested in Institutional Class shares of the Columbia Corporate Income Fund, Columbia Total Return Bond Fund, Columbia Income Opportunities Fund, Columbia Short Term Bond Fund, Columbia U.S. Treasury Index Fund and Institutional 3 Class shares of the Columbia Ultra Short Term Bond Fund.

Single Fund Portfolios:

Columbia Dividend Income 529 Portfolio was invested in Institutional Class shares of the Columbia Dividend Income Fund.

MFS Value 529 Portfolio was invested in Class I shares of the MFS Value Fund.

Columbia Contrarian Core 529 Portfolio was invested in Institutional Class shares of the Columbia Contrarian Core Fund.

iShares Russell 1000 ETF 529 Portfolio was invested in the iShares Russell 1000 ETF.

Columbia Select Large Cap Growth 529 Portfolio was invested in Institutional Class shares of the Columbia Select Large Cap Growth Fund.

ClearBridge Large Cap Growth 529 Portfolio was invested in Class I shares of the ClearBridge Large Cap Growth Fund III.

Carillon ClariVest Capital Appreciation 529 Portfolio was invested in Class I shares of the Carillon ClariVest Capital Appreciation Fund.

American Century Mid Cap Value 529 Portfolio was invested in Class I shares of the American Century Mid Cap Value.

Janus Henderson Enterprise 529 Portfolio was invested in Class I shares of the Janus Henderson Enterprise Fund.

iShares Russell 2000 ETF 529 Portfolio was invested in the iShares Russell 2000 ETF.

iShares Russell 3000 ETF 529 Portfolio was invested in the iShares Russell 3000 ETF.

ClearBridge Small Cap 529 Portfolio was invested in Class I shares of the ClearBridge Small Cap Fund.

DFA International Core Equity 529 Portfolio was invested in DFA International Core Equity Portfolio.

FA Strategic Income 529 Portfolio was invested in the Institutional Class I shares of the Fidelity Advisor Strategic Income Fund.

Columbia Income Opportunities 529 Portfolio was invested in Institutional Class shares of the Columbia Income Opportunities Fund.

Columbia Total Return Bond 529 Portfolio was invested in Institutional Class shares of the Columbia Total Return Bond Fund.

JPMorgan Core Bond 529 Portfolio was invested in Class I shares of the JPMorgan Core Bond Fund.

iShares TIPS Bond ETF 529 Portfolio was invested in the iShares TIPS Bond ETF.

Templeton Global Bond 529 Portfolio was invested in Advisor Class shares of the Templeton Global Bond Fund.

Columbia Quality Income 529 Portfolio was invested in Institutional Class shares of the Columbia Quality Income Fund.

Columbia Short Term Bond 529 Portfolio was invested in Institutional Class shares of the Columbia Short Term Bond Fund.

Columbia Legacy Capital Preservation 529 Portfolio was invested in book value synthetic guaranteed investment contracts (GIC) backed by one or more portfolios of short and intermediate-term investment grade bonds and Institutional 2 Class shares of Columbia Government Money Market Fund.

Columbia Bank Deposit 529 Portfolio was invested in an interest-bearing Bank Deposit account at Branch Banking and Trust Company.

Note 2. Significant Accounting Policies

Basis of Presentation

The Program is a private-purpose trust fund, which is a type of fiduciary fund. Fiduciary funds are used to report assets held in a trustee or agency capacity for others and therefore cannot be used to support a government's own programs. As a fiduciary fund, the Program's financial statements and supplementary information are prepared using the flow of economic resources measurement focus and the accrual basis of accounting in accordance with GASB Statement No. 34, *Basic Financial Statements- and Management's Discussion and Analysis- for state and Local Government*, as amended. Under this method of accounting, revenues are recorded when earned and expenses are recorded when a liability is incurred, regardless of the timing of related cash flow.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts included in the financial statements and disclosure of contingent assets and liabilities at the date of the financial statements. Actual results could differ from those estimates.

Investment Transactions and Investment Income

Investment transactions are recorded on the trade date. Income dividends and any capital gain distributions received from the underlying mutual funds are recorded on the ex-dividend date. Realized gains and losses on investment transactions are computed based on the specific identification of securities sold. Investment income earned by each Portfolio is reinvested in additional shares of the Underlying Fund(s). Investment income earned by the Columbia Legacy Capital Preservation 529 Portfolio and Columbia Bank Deposit 529 Portfolio is distributed and reinvested into additional shares of the Portfolio in order to maintain a net position value of \$1 per share. The reinvested net investment income is included in Contributions-shares sold in the Statement of Changes in Fiduciary Net Position.

Security Valuation

Investments in the Underlying Funds are valued at their respective net asset values and are determined as of the close of the New York Stock Exchange (generally 4:00 PM Eastern time) on the valuation date. The Program's investments represent shares of the Underlying Funds, rather than individual securities and therefore are not subject to classification by custodial credit risk or disclosure of concentration of credit risk under GASB Statement No. 40, *Deposit and Investment Risk Disclosures*, as amended.

Exchange-traded funds listed on an exchange are valued at the closing price or last trade on their primary exchange at the close of business of the New York Stock Exchange. Securities with a closing price not readily available or not listed on any exchange are valued at the mean between the closing bid and asked prices.

The Columbia Legacy Capital Preservation 529 Portfolio invests in book value synthetic GICs that are fully benefit responsive and are reported at contract value, which is equal to contributions, less withdrawals and any applicable fees and charges, plus accrued interest at a rate of return based on a formula specified in the contract known as the "crediting rate."

The crediting rate, which is adjusted periodically, is designed to reflect the actual interest earned on the wrapped fixed income securities, as well as amortize the market value gain or loss of the wrapped assets backing the contract over the duration of those assets.

The Wrapper Agreements are a component of the Portfolio's investment contracts. The Wrapper Contracts are valued using a market approach methodology, which incorporates the difference between current market rates for contract level wrapper fees and the current wrapper fee associated with the contract. The difference is calculated as a dollar value and discounted at the prevailing interest rates as of the period end. There is no active trading market for Wrapper Agreements, and none is expected to develop; therefore, the Wrapper Agreements are considered illiquid. In performing fair value determination of the Portfolio's Wrapper Agreements, the Program considers the creditworthiness and the ability of the Wrapper Providers to pay amounts due under the Wrapper Agreements.

Fair Value Measurements

The Program categorizes its fair value measurements according to a three-level hierarchy that maximizes the use of observable inputs and minimizes the use of unobservable inputs by prioritizing that the most observable input be used when available. Observable inputs are those that market participants would use in pricing an investment based on market data obtained from sources independent of the reporting entity. Unobservable inputs are those that reflect the Program's assumptions about the information market participants would use in pricing an investment. An investment's level within the fair value hierarchy is based on the lowest level of any input that is deemed significant to the asset's or liability's fair value measurement. The input levels are not necessarily an indication of the risk or liquidity associated with investments at that level. For example, certain U.S. government securities are generally high quality and liquid, however, they are reflected as Level 2 because the inputs used to determine fair value may not always be quoted prices in an active market.

Fair value inputs are summarized in the three broad levels listed below:

- Level 1 Valuations based on quoted prices for investments in active markets that the Program has the ability to access at the measurement date. Valuation adjustments are not applied to Level 1 investments.
- Level 2 Valuations based on other significant observable inputs (including quoted prices for similar securities, interest rates, prepayment speeds, credit risks, etc.).
- Level 3 Valuations based on significant unobservable inputs (including the Program's own assumptions and judgment in determining the fair value of investments).

Inputs that are used in determining fair value of an investment may include price information, credit data, volatility statistics, and other factors. These inputs can be either observable or unobservable. The availability of observable inputs can vary between investments, and is affected by various factors such as the type of investment, and the volume and level of activity for that investment or similar investments in the marketplace. The inputs will be considered by the Investment Manager, along with any other relevant factors in the calculation of an investment's fair value. The Program uses prices and inputs that are current as of the measurement date, which may include periods of market dislocations. During these periods, the availability of prices and inputs may be reduced for many investments. This condition could cause an investment to be reclassified between the various levels within the hierarchy.

Investments falling into the Level 3 category are primarily supported by quoted prices from brokers and dealers participating in the market for those investments. However, these may be classified as Level 3 investments due to lack of market transparency and corroboration to support these quoted prices. Additionally, valuation models may be used as the pricing source for any remaining investments classified as Level 3. These models may rely on one or more significant unobservable inputs and/or significant assumptions by the Investment Manager. Inputs used in valuations may include, but are not limited to, financial statement analysis, capital account balances, discount rates and estimated cash flows, and comparable company data.

The Investment Manager's Valuation Committee (the Committee) is responsible for overseeing all valuation procedures. The Committee consists of voting and non-voting members from various groups within the Investment Manager's organization, including operations and accounting, trading and investments, compliance, risk management and legal.

The Committee meets at least monthly to review and approve valuation matters, which may include a description of specific valuation determinations, data regarding pricing information received from approved pricing vendors and brokers and the results of valuation control policies and procedures (the Policies). The Policies address, among other things, instances when market quotations are or are not readily available, including recommendations of third party pricing vendors and a determination of appropriate pricing methodologies; events that require specific valuation determinations and assessment of fair value techniques; securities with a potential for stale pricing, including those that are illiquid, restricted, or in default; and the effectiveness of third party pricing vendors, including periodic reviews of vendors. The Committee meets more frequently, as needed, to discuss additional valuation matters, which may include the need to review back-testing results, review time-sensitive information or approve related valuation actions.

For investments categorized as Level 3, the Committee monitors information similar to that described above, which may include: (i) data specific to the issuer or comparable issuers, (ii) general market or specific sector news and (iii) quoted prices and specific or similar security transactions. The Committee considers this data and any changes from prior periods in order to assess the reasonableness of observable and unobservable inputs, any assumptions or internal models used to value those securities and changes in fair value. This data is also used to corroborate, when available, information received from approved pricing vendors and brokers. Various factors impact the frequency of monitoring this information (which may occur as often as daily). However, the Committee may determine that changes to inputs, assumptions and models are not required as a result of the monitoring procedures performed.

The following table is a summary of the inputs used to value the Program's investments at June 30, 2020:

	Level 1	Level 2	Level 3	Total
Investment Type	Quoted Prices in active Markets for Identical Assets (\$)	Other Significant Observable Inputs (\$)	Significant Unobservable Inputs (\$)	
Bank Deposit Account	61,726,296	_	_	61,726,296
Underlying Funds	2,657,216,589	_	_	2,657,216,589
Total	2,718,942,885	_	_	2,718,942,885

The fair value standards are not applicable to the investment contracts, as they are reported at contract value rather than fair value.

The contract value, by issuer, as well as the fair value of each contract for the year ended June 30, 2020, are as follows:

	Contract Value (\$)	Fair Value (\$)	Wrapper Contracts at Fair Value (\$)
American General Life Insurance Company	11,489,639	11,917,973	-
Prudential Insurance Company of America	11,460,563	11,893,580	5,102

	Contract Value (\$)	Fair Value (\$)	Wrapper Contracts at Fair Value (\$)
Transamerica Life Insurance and Annuity Company	11,461,576	11,887,154	-
Voya Retirement and Insurance Company	11,462,588	11,892,321	-
Total	45,874,366	47,591,028	5,102

Shares

The beneficial interests of each account owner and beneficiary in the net position of the Portfolios are represented by shares. Once a contribution or withdrawal request is accepted and processed by the Program Manager, the activity is recorded based upon the next determined net position value per share. Net position value per share is determined each business day. There are no distributions of net investment income or realized gains to the Portfolios' account owners or beneficiaries of the Program in accordance with the Code. Also, any earnings on contributions are generally not subject to federal income tax when used to pay for qualified higher education expenses as defined in the Code.

Determination of Class Net Position Values

All income, expenses (other than class-specific expenses), and realized and unrealized gains (losses), are allocated to each share class of the Portfolios on a daily basis, based on the relative net position of each share class, for purposes of determining the net position value of each share class.

Federal Income Taxes

The Program intends to qualify each year as a qualified tuition program under the Code, which provides exemption from federal income tax. Under South Carolina State law, the Trust Fund will not pay a South Carolina franchise tax or other tax based on income. Therefore, no provision for federal or state income taxes has been recorded. Amounts withdrawn for reasons other than payment of qualified higher education expenses generally will be subject to a 10% federal tax penalty on earnings in addition to the income tax that is due. These taxes would be payable directly by shareholders and are therefore not deducted from the assets of the Portfolios.

Indemnification

In the normal course of business, the Program enters into contracts that contain a variety of representations and warranties and which provide general indemnities. The Program's maximum exposure under these arrangements is unknown because this would involve future claims against the Program. Also, under the Program's organizational documents and by contract, the Program, the Treasurer, the State of South Carolina, Ameriprise Financial and its affiliates and Columbia and its affiliates are indemnified against certain liabilities that may arise out of actions relating to their duties to the Program. However, based on experience, the Program expects the risk of loss due to these representations, warranties and indemnities to be minimal.

Note 3. Related Party Transactions

The Treasurer has entered into a contract for program management services (the Management Agreement) with the Program Manager pursuant to which the Program Manager provides overall program management, services, including marketing and distribution services and investment management services. Each Portfolio, with the exception of the Columbia Bank Deposit 529 Portfolio, pays a management fee, calculated daily and payable monthly, at an annual rate that is equal to a percentage of each Portfolio's average daily net position that declines

from 0.06% to 0.03% as the Portfolio's net position increases. The management fee is not charged on the assets of the Columbia Bank Deposit 529 Portfolio. For its investment services, the Program Manager pays Columbia out of its management fee. Transfer agent, legal, audit, printing and other expenses incurred by the Portfolios are paid by the Program Manager out of its management fee.

Each Portfolio pays an annual South Carolina College Investment Program (SCCIP) Support Fee. The SCCIP Support Fee is an administrative and marketing fee calculated daily and paid quarterly at the annual rate of 0.10% of the average daily net assets of each Portfolio with the exception of the Columbia Bank Deposit 529 Portfolio, which does not incur such a fee. A portion of the SCCIP Program Support Fee is paid to the Treasurer in order to help cover its costs of administering the SCCIP. Another portion of the SCCIP Program Support Fee is paid to CMIA for additional administration and marketing expenses assumed by CMIA beyond the expenses it is contractually obligated to incur. In the event the SCCIP Program Support Fee collected from the Portfolios for any calendar year is less than \$1,000,000, the Program Manager shall pay to the Treasurer from its own resources the difference between \$1,000,000 and the actual SCCIP Program Support Fee paid for the applicable year.

Sales Charges (unaudited)

Columbia Management Investment Distributors, Inc. (CMID) serves as distributor of the Portfolio's shares. For the year ended June 30, 2020, CMID retained net sales charges of \$4,087,850 and received net contingent deferred sales charge fees of \$42,165 on share withdrawals.

Marketing Fees

The Program permits the Portfolios to compensate or reimburse servicing agents for shareholder services provided by the servicing agents, as well as compensate or reimburse the distributor and/or selling agents for activities or expenses primarily intended to result in the sale of shares. Payments are made at an annual rate, as a percentage of each Pricing Alternative's average daily net position, and are charged as expenses of each Portfolio directly to the shares based on the following annual rates:

	Prici	ng Alterr	ative
Portfolio	A	С	Е
Columbia Aggressive Growth 529 Portfolio	0.25%	1.00%	0.50%
Columbia Growth 529 Portfolio	0.25%	1.00%	0.50%
Columbia 529 70% Equity Portfolio	0.25%	1.00%	0.50%
Columbia Moderate Growth 529 Portfolio	0.25%	1.00%	0.50%
Columbia Moderate 529 Portfolio	0.25%	1.00%	0.50%
Columbia 529 40% Equity Portfolio	0.25%	1.00%	0.50%
Columbia Moderately Conservative 529 Portfolio	0.25%	1.00%	0.50%
Columbia 529 20% Equity Portfolio	0.25%	1.00%	0.50%
Columbia Conservative 529 Portfolio	0.15%	0.75%	0.50%
Columbia College 529 Portfolio	0.15%	0.15%	0.50%
Columbia Dividend Income 529 Portfolio	0.25%	1.00%	0.50%
MFS Value 529 Portfolio	0.25%	1.00%	0.50%
Columbia Contrarian Core 529 Portfolio	0.25%	1.00%	0.50%
iShares Russell 1000 ETF 529 Portfolio	0.25%	1.00%	0.50%

	Prici	ng Alterr	ative
Portfolio	A	С	Е
Columbia Select Large Cap Growth 529 Portfolio	0.25%	1.00%	0.50%
ClearBridge Large Cap Growth 529 Portfolio	0.25%	1.00%	0.50%
Carillon ClariVest Capital Appreciation 529 Portfolio	0.25%	1.00%	0.50%
American Century Mid Cap Value 529 Portfolio	0.25%	1.00%	0.50%
Janus Henderson Enterprise 529 Portfolio	0.25%	1.00%	0.50%
iShares Russell 2000 ETF 529 Portfolio	0.25%	1.00%	0.50%
iShares Russell 3000 ETF 529 Portfolio	0.25%	1.00%	0.50%
ClearBridge Small Cap 529 Portfolio	0.25%	1.00%	0.50%
DFA International Core Equity 529 Portfolio	0.25%	1.00%	0.50%
FA Strategic Income 529 Portfolio	0.15%	0.75%	0.50%
Columbia Income Opportunities 529 Portfolio	0.15%	0.75%	0.50%
Columbia Total Return Bond 529 Portfolio	0.15%	0.75%	0.50%
JPMorgan Core Bond 529 Portfolio	0.15%	0.75%	0.50%
iShares TIPS Bond ETF 529 Portfolio	0.15%	0.75%	0.50%
Templeton Global Bond 529 Portfolio	0.15%	0.75%	0.50%
Columbia Quality Income 529 Portfolio	0.15%	0.75%	0.50%
Columbia Short Term Bond 529 Portfolio	0.15%	0.15%	0.50%
Columbia Legacy Capital Preservation 529 Portfolio	0.15%	0.15%	0.15%
Columbia Bank Deposit 529 Portfolio	0.00%	0.00%	0.00%

Marketing fees are not charged for Pricing Alternative I. For the year ended June 30, 2020, the Program Manager retained marketing fees of \$10,374,762.

Underlying Investment Expenses

In addition to the fees and expenses which the Program bears directly, each Portfolio (other than the Columbia Bank Deposit 529 Portfolio) indirectly bears a pro rata share of the fees and expenses of the Underlying Funds in which it invests.

Annual Maintenance Fees

Each Account is charged a \$25 annual fee for account maintenance, which is waived under certain circumstances. The account maintenance fee will be assessed annually on or about the anniversary of the date when the account was established and each year thereafter until the account is closed. The fee, which will be assessed against the Portfolio which represents the largest percentage allocation of an account, is reflected in the financial statements as a redemption of Portfolio shares.

Note 4. Disclosure of Significant Risks and Contingencies

Foreign Securities

Certain Underlying Funds invest in foreign securities. There are certain additional risks involved when investing in foreign securities that are not inherent with investments in or exposure to securities of U.S. companies. These risks

may involve foreign currency exchange rate fluctuations, adverse political and economic developments and the possible prevention of currency exchange or other foreign governmental laws or restrictions. In addition, the liquidity of foreign securities may be more limited than that of domestic securities. The following represents the value at June 30, 2020 of Underlying Funds, by Portfolio, which have the majority of their investments exposed to foreign securities.

Portfolio	Underlying Fund	Value (\$)
Columbia Aggressive Growth 529 Portfolio	Columbia Contrarian Europe Fund	3,414,294
	Columbia Overseas Core Fund	27,909,172
	iShares MSCI EAFE ETF	11,368,264
Columbia Growth 529 Portfolio	Columbia Contrarian Europe Fund	3,461,793
	Columbia Overseas Core Fund	25,849,785
	iShares MSCI EAFE ETF	10,766,260
Columbia 529 70% Equity Portfolio	Columbia Contrarian Europe Fund	1,329,498
	Columbia Overseas Core Fund	9,980,980
	iShares MSCI EAFE ETF	2,570,540
Columbia Moderate Growth 529 Portfolio	Columbia Contrarian Europe Fund	2,566,055
	Columbia Overseas Core Fund	23,420,095
	iShares MSCI EAFE ETF	6,183,662
Columbia Moderate 529 Portfolio	Columbia Contrarian Europe Fund	1,796,515
	Columbia Overseas Core Fund	15,127,396
	iShares MSCI EAFE ETF	3,680,322
Columbia 529 40% Equity Portfolio	Columbia Contrarian Europe Fund	1,038,149
	Columbia Overseas Core Fund	9,921,510
	iShares MSCI EAFE ETF	2,003,049
Columbia Moderately Conservative 529 Portfolio	Columbia Contrarian Europe Fund	629,628
	Columbia Overseas Core Fund	9,157,673
	iShares MSCI EAFE ETF	2,696,419
Columbia 529 20% Equity Portfolio	Columbia Overseas Core Fund	3,491,521
	iShares MSCI EAFE ETF	1,871,813
DFA International Core Equity 529 Portfolio	DFA International Core Equity Portfolio	44,882,831
Templeton Global Bond 529 Portfolio	Templeton Global Bond Fund	4,549,896

Interest Rate and Credit Risk

Certain Underlying Funds invest in fixed-income securities. Investing in fixed-income securities may involve certain risks, including the credit quality of individual issuers, possible prepayments, market or economic developments and yields and share price fluctuations due to changes in interest rates. The Underlying Funds in which the Portfolios invest are not rated by any nationally recognized statistical rating organization.

In the event that investments in the Columbia Bank Deposit Portfolio exceed the maximum amount covered by FDIC insurance (currently \$250,000, which includes the total of all deposit balances held by the Account Owner at BB&T), there is the risk of loss of the amount over that limit in the event of a bank failure. To the extent that FDIC insurance applies (i.e., up to the first \$250,000 of the total balances held by the Account Owner at BB&T), the Portfolio is primarily subject to Income Risk and Interest Rate Risk.

Income Risk. This is the risk that the return of the underlying Bank Deposit Account will vary from week to week because of changing interest rates.

Interest Rate Risk. This is the risk that the return of the underlying Bank Deposit Account will decline because of falling interest rates.

Investment Contract Risk

The Columbia Legacy Capital Preservation 529 Portfolio's ability to maintain a stable value is dependent on issuers of Investment Contracts. It is possible that one or more of these issuers become uncreditworthy, insolvent or unable to honor its obligations under the relevant Investment Contract. Similarly, Investment Contract issuers have the right to terminate their Investment Contracts under various circumstances, some of which may be outside of the Portfolio's control and due to certain changes in the regulatory environment. If one of these instances were to occur and the Portfolio was not able to find a substitute Investment Contract issuer or otherwise achieve a stable value for that portion of the Portfolio's assets, the Portfolio's Share value might fall and Account Owners might experience a loss.

Market and Environment Risk

Certain Underlying Funds may incur losses due to declines in the value of one or more securities in which it invests. These declines may be due to factors affecting a particular issuer, or the result of, among other things, political, regulatory, market, economic or social developments affecting the relevant market(s) more generally. In addition, turbulence in financial markets and reduced liquidity in equity, credit and/or fixed income markets may negatively affect many issuers, which could adversely affect the Underlying Fund, including causing difficulty in assigning prices to hard-to-value assets in thinly traded and closed markets, significant redemptions and operational challenges. Global economies and financial markets are increasingly interconnected, and conditions and events in one country, region or financial market may adversely impact issuers in a different country, region or financial market. These risks may be magnified if certain events or developments adversely interrupt the global supply chain; in these and other circumstances, such risks might affect companies worldwide. As a result, local, regional or global events such as terrorism, war, natural disasters, disease/virus outbreaks and epidemics or other public health issues, recessions, depressions or other events – or the potential for such events – could have a significant negative impact on global economic and market conditions.

The Fund performance may also be significantly negatively impacted by the economic impact of the coronavirus disease 2019 (COVID-19) pandemic. The public health crisis has become a pandemic that has resulted in, and may continue to result in, significant global economic and societal disruption and market volatility due to disruptions in market access, resource availability, facilities operations, imposition of tariffs, export controls and supply chain disruption, among others. Such disruptions may be caused, or exacerbated by, quarantines and travel restrictions, workforce displacement and loss in human and other resources. The uncertainty surrounding the magnitude, duration, reach, costs and effects of the global pandemic, as well as actions that have been or could be taken by governmental authorities or other third parties, present unknowns that are yet to unfold. The impacts, as well as the uncertainty over impacts to come, of COVID-19 – and any other infectious illness outbreaks, epidemics and pandemics that may arise in the future – could negatively affect global economies and markets in ways that cannot necessarily be foreseen. In addition, the impact of infectious illness outbreaks and epidemics in emerging market

countries may be greater due to generally less established healthcare systems, governments and financial markets. Public health crises caused by the COVID-19 outbreak may exacerbate other pre-existing political, social and economic risks in certain countries or globally. The disruptions caused by COVID-19 could prevent the Underlying Fund from executing advantageous investment decisions in a timely manner and negatively impact the Underlying Fund's ability to achieve its investment objective. Any such event(s) could have a significant adverse impact on the value and risk profile of the Underlying Fund.

The Investment Manager and its affiliates have systematically implemented strategies to address the operating environment spurred by the COVID-19 pandemic. To promote the safety and security of its employees and to assure the continuity of its business operations, the Investment Manager and its affiliates have implemented a work from home protocol for virtually all of its employee population, restricted business travel, and provided resources for complying with the guidance from the World Health Organization, the U.S. Centers for Disease Control and governments. The Investment Manager's operations teams seek to operate without significant disruptions in service. Its pandemic strategy takes into consideration that a pandemic could be widespread and may occur in multiple waves, affecting different communities at different times with varying levels of severity. The Underlying Fund cannot, however, predict the impact that natural or man-made disasters, including the COVID-19 pandemic, may have on the ability of the Investment Manager, its employees and third-party service providers to continue ordinary business operations and technology functions over near- or longer-term periods.

Non-Payment Risk

Certain Underlying Funds may invest in senior loans, which like other corporate debt obligations are subject to the risk of non-payment of scheduled interest and/or principal. Nonpayment would result in a reduction of income to the underlying fund, a reduction in the value of the senior loan experiencing non-payment and a potential decrease in the net position value of the Underlying Fund.

Note 5. Subsequent Events

Management has evaluated the events and transactions that have occurred through the date the financial statements were issued and noted no items requiring adjustment of the financial statements or additional disclosure.

Note 6. Information Regarding Pending and Settled Legal Proceedings

Ameriprise Financial and certain of its affiliates have historically been involved in a number of legal, arbitration and regulatory proceedings, including routine litigation, class actions, and governmental actions, concerning matters arising in connection with the conduct of their business activities. Ameriprise Financial believes that the Portfolios are not currently the subject of, and that neither Ameriprise Financial nor any of its affiliates are the subject of, any pending legal, arbitration or regulatory proceedings that are likely to have a material adverse effect on the Portfolios or the ability of Ameriprise Financial or its affiliates to perform under their contracts with the Portfolios. Ameriprise Financial is required to make 10-Q, 10-K and, as necessary, 8-K filings with the Securities and Exchange Commission on legal and regulatory matters that relate to Ameriprise Financial and its affiliates. Copies of these filings may be obtained by accessing the SEC website at www.sec.gov.

There can be no assurance that these matters, or the adverse publicity associated with them, will not result in increased fund redemptions, reduced sale of fund shares or other adverse consequences to the Portfolios. Further, although we believe proceedings are not likely to have a material adverse effect on the Portfolios or the ability of Ameriprise Financial or its affiliates to perform under their contracts with the Portfolios, these proceedings are subject to uncertainties and, as such, we are unable to estimate the possible loss or range of loss that may result. An

adverse outcome in one or more of these proceedings could result in adverse judgments, settlements, fines, penalties or other relief that could have a material adverse effect on the financial condition or results of operations of Ameriprise Financial.

SUPPLEMENTAL INFORMATION (unaudite

The following information is presented for purposes of additional analysis and is not a required part of the basic financial statements of The Future Scholar 529 College Savings Plan Financial Advisor Program (the Program). It shows financial information relating to the investment portfolios, which were included in the Program during the year ended June 30, 2020.

		Columbia Aggressive Growth 529 Portfolio		Columbia Growth 529 Portfolio		Columbia 529 70% Equity Portfolio	
Assets							
Investments, at value	\$	220,288,885	\$	262,392,705	\$	103,771,770	
Cash		1,000		10,000			
Receivable for securities sold		74,305					
Receivable for shares sold		188,716		237,303		93,767	
Receivable for accrued income		35,587		89,861		53,100	
Other assets		1,847					
Total Assets		220,590,340		262,729,869		103,918,637	
Liabilities							
Due to custodian		_		_		_	
Payable for securities purchased		35,586		211,040		129,540	
Payable for shares redeemed		122,852		78,747		11,838	
Payable for distributions of net investment income						_	
Payable for accrued expenses (see Note 3)		3,474		4.244		1,653	
Other liabilities						24,130	
Total Liabilities		161,912		294,031		167,161	
Net position	\$	220,428,428	\$	262,435,838	\$	103,751,476	
Pricing alternative A		_					
Net position		157,099,887		182,525,462		72,940,984	
Shares outstanding		5,395,609		6,274,062		5,494,153	
Net position value per share(a)		29.12		29.09		13.28	
Maximum initial sales charge(b)		3.75%		3.75%		3.75%	
Maximum offering price per share(c)		30.25		30.22		13.80	
Pricing alternative C							
Net position		52,240,302		67,024,519		24,263,121	
Shares outstanding		1,547,738		2,084,082		1,849,509	
Net position value per share(a)		33.75		32.16		13.12	
Pricing alternative E							
Net position		6,144,149		7,831,336		5,190,468	
Shares outstanding		165,414		218,527		392,631	
Net position value per share		37.14		35.84		13.22	
Pricing alternative I							
Net position		4,944,090		5,054,521		1,356,903	
Shares outstanding		125,336		136,232		101,803	
Net position value per share		39.45		37.10		13.33	

⁽a) Redemption price per share is equal to net asset value less any applicable contingent deferred sales charge.

⁽b) The initial sales charge varies based on the amount of the contribution.

⁽c) The maximum offering price per share is calculated by dividing the net asset value per share by 1.0 minus the maximum sales charge.

	Columbia Moderate Growth 529 Portfolio		Columbia Moderate 529 Portfolio		olumbia 529 10% Equity Portfolio
Assets					
Investments, at value	\$	279,709,549	\$	244,748,632	\$ 200,337,119
Cash		_		_	
Receivable for securities sold		90,246		_	_
Receivable for shares sold		61,421		206,598	220,060
Receivable for accrued income		198,120		211,387	197,732
Other assets		_		1,141	_
Total Assets		280,059,336		245,167,758	200,754,911
Liabilities					
Due to custodian		_		_	_
Payable for securities purchased		198,120		367,003	212,767
Payable for shares redeemed		135,930		15,230	36,554
Payable for distributions of net investment income		_		_	_
Payable for accrued expenses (see Note 3)		4,561		3,883	3,021
Other liabilities		45,561		· —	´ —
Total Liabilities		384,172		386,116	252,342
Net position	\$	279,675,164	\$	244,781,642	\$ 200,502,569
Pricing alternative A					
Net position		192,440,329		171,859,399	145,363,221
Shares outstanding		6,866,971		6,589,064	10,882,054
Net position value per share(a)		28.02		26.08	13.36
Maximum initial sales charge(b)		3.75%		3.75%	3.75%
Maximum offering price per share(c)		29.11		27.10	13.88
Pricing alternative C					
Net position		72,217,520		58,108,822	39,890,462
Shares outstanding		2,463,559		2,291,205	3,022,530
Net position value per share(a)		29.31		25.36	13.20
Pricing alternative E					
Net position		9,556,978		8,417,722	8,202,979
Shares outstanding		294,203		296,606	616,555
Net position value per share		32.48		28.38	13.30
Pricing alternative I					
Net position		5,460,337		6,395,699	7,045,907
Shares outstanding		152,552		209,418	525,399
Net position value per share		35.79		30.54	13.41

⁽a) Redemption price per share is equal to net asset value less any applicable contingent deferred sales charge.

⁽b) The initial sales charge varies based on the amount of the contribution.

⁽c) The maximum offering price per share is calculated by dividing the net asset value per share by 1.0 minus the maximum sales charge.

	Columbia Moderately Conservative 529 Portfolio		Columbia 529 20% Equity Portfolio		Columbia Conservative 29 Portfolio
Assets					
Investments, at value	\$	272,028,222	\$ 252,495,311	\$	290,187,237
Cash		_	_		_
Receivable for securities sold		_	90,454		555
Receivable for shares sold		58,070	76,780		135,696
Receivable for accrued income		306,458	317,503		404,176
Other assets		_	_		_
Total Assets		272,392,750	252,980,048		290,727,664
Liabilities					
Due to custodian		11,847	13,627		_
Payable for securities purchased		316,415	317,503		404,176
Payable for shares redeemed		31,417	114,771		92,655
Payable for distributions of net investment income		_	_		_
Payable for accrued expenses (see Note 3)		4,255	3,962		3,771
Other liabilities		´ _	´ _		´ _
Total Liabilities		363,934	449,863		500,602
Net position	\$	272,028,816	\$ 252,530,185	\$	290,227,062
Pricing alternative A					
Net position		194,403,701	183,692,118		197,392,141
Shares outstanding		9,006,826	13,797,374		11,086,476
Net position value per share(a)		21.58	13.31		17.80
Maximum initial sales charge(b)		3.75%	3.75%		3.00%
Maximum offering price per share(c)		22.42	13.83		18.35
Pricing alternative C					
Net position		60,978,751	56,321,128		78,846,283
Shares outstanding		3,076,417	4,282,111		4,957,614
Net position value per share(a)		19.82	13.15		15.90
Pricing alternative E					
Net position		9,596,940	8,292,805		9,378,081
Shares outstanding		441,120	625,459		544,039
Net position value per share		21.76	13.26		17.24
Pricing alternative I					
Net position		7,049,424	4,224,134		4,610,557
Shares outstanding		296,915	316,019		253,327
Net position value per share		23.74	13.37		18.20

⁽a) Redemption price per share is equal to net asset value less any applicable contingent deferred sales charge.

⁽b) The initial sales charge varies based on the amount of the contribution.

⁽c) The maximum offering price per share is calculated by dividing the net asset value per share by 1.0 minus the maximum sales charge.

	Columbia College 529 Portfolio		Columbia Dividend Income 529 Portfolio		MFS Value 29 Portfolio
Assets					
Investments, at value	\$	75,997,747	\$	48,660,576	\$ 16,463,892
Cash		250		_	_
Receivable for securities sold		16,674		_	1,853
Receivable for shares sold		14,124		19,068	2,399
Receivable for accrued income		112,523		_	
Other assets		<u> </u>		<u> </u>	 <u> </u>
Total Assets		76,141,318		48,679,644	 16,468,144
Liabilities					
Due to custodian					_
Payable for securities purchased		112,523		15,035	_
Payable for shares redeemed		20,672		3,415	4,126
Payable for distributions of net investment income		_		_	_
Payable for accrued expenses (see Note 3)		654		825	264
Other liabilities					438
Total Liabilities		133,849		19,275	4,828
Net position	\$	76,007,469	\$	48,660,369	\$ 16,463,316
Pricing alternative A					
Net position		44,741,811		30,238,885	11,097,216
Shares outstanding		3,942,299		1,421,040	558,175
Net position value per share(a)		11.35		21.28	19.88
Maximum initial sales charge(b)		%		3.75%	3.75%
Maximum offering price per share(c)		11.35		22.11	20.65
Pricing alternative C					
Net position		27,711,943		14,725,514	4,120,745
Shares outstanding		2,499,732		733,323	219,411
Net position value per share(a)		11.09		20.08	18.78
Pricing alternative E					
Net position		2,637,692		1,640,825	657,253
Shares outstanding		238,756		78,598	33,687
Net position value per share		11.05		20.88	19.51
Pricing alternative I					
Net position		916,023		2,055,145	588,102
Shares outstanding		79,771		94,707	28,996
Net position value per share		11.48		21.70	20.28

⁽a) Redemption price per share is equal to net asset value less any applicable contingent deferred sales charge.

⁽b) The initial sales charge varies based on the amount of the contribution.

⁽c) The maximum offering price per share is calculated by dividing the net asset value per share by 1.0 minus the maximum sales charge.

	Columbia Contrarian Core 529 Portfolio		iShares Russell 1000 ETF 529 Portfolio		Columbia elect Large ap Growth 29 Portfolio
Assets					
Investments, at value	\$	41,317,533	\$ 44,264,598	\$	30,421,129
Cash		_	_		700
Receivable for securities sold		_	_		_
Receivable for shares sold		10,073	27,209		28,465
Receivable for accrued income			_		_
Other assets		<u> </u>	 <u> </u>		14
Total Assets		41,327,606	44,291,807		30,450,308
Liabilities					
Due to custodian			13,367		_
Payable for securities purchased		5,880	42,405		9,172
Payable for shares redeemed		3,620			4,282
Payable for distributions of net investment income		_	_		_
Payable for accrued expenses (see Note 3)		599	702		427
Other liabilities			836		
Total Liabilities		10,099	57,310		13,881
Net position	\$	41,317,507	\$ 44,234,497	\$	30,436,427
Pricing alternative A					
Net position		27,099,570	31,943,548		18,336,495
Shares outstanding		1,121,493	1,343,567		629,887
Net position value per share(a)		24.16	23.78		29.11
Maximum initial sales charge(b)		3.75%	3.75%		3.75%
Maximum offering price per share(c)		25.10	24.71		30.24
Pricing alternative C					
Net position		8,663,098	10,801,842		6,214,523
Shares outstanding		379,910	481,298		226,528
Net position value per share(a)		22.80	22.44		27.43
Pricing alternative E					
Net position		1,009,255	936,532		887,616
Shares outstanding		42,594	40,136		31,081
Net position value per share		23.69	23.33		28.56
Pricing alternative I					
Net position		4,545,584	552,575		4,997,793
Shares outstanding		184,502	22,797		168,374
Net position value per share		24.64	24.24		29.68

⁽a) Redemption price per share is equal to net asset value less any applicable contingent deferred sales charge.

⁽b) The initial sales charge varies based on the amount of the contribution.

⁽c) The maximum offering price per share is calculated by dividing the net asset value per share by 1.0 minus the maximum sales charge.

		ClearBridge Large Cap Growth 529 Portfolio		Carillon ClariVest Capital preciation 9 Portfolio	American Century Mid Cap Value 529 Portfolio		
Assets						- /	
Investments, at value	\$	39,799,941	\$	8,214,500 500	\$	24,620,179	
Cash Receivable for securities sold		800 10,934		37,190		_	
Receivable for shares sold		5,753		992		45,277	
Receivable for accrued income		<i>5,755</i>					
Other assets							
Total Assets		39,817,428		8,253,182		24,665,456	
		25,017,120	-	0,200,102	-	21,000,100	
Liabilities							
Due to custodian Payable for securities purchased		_				39,371	
Payable for shares redeemed		17,065		38,683		1,187	
Payable for distributions of net investment income		17,005		50,005		1,107	
Payable for accrued expenses (see Note 3)		667		127		371	
Other liabilities				763			
Total Liabilities		17,732		39,573		40,929	
Net position	\$	39,799,696	\$	8,213,609	\$	24,624,527	
Pricing alternative A							
Net position		25,365,117		5,897,983		14,890,695	
Shares outstanding		1,845,842		464,626		765,515	
Net position value per share(a)		13.74		12.69		19.45	
Maximum initial sales charge(b)		3.75%		3.75%		3.75%	
Maximum offering price per share(c)		14.28		13.18		20.21	
Pricing alternative C							
Net position		11,937,242		1,846,333		5,943,875	
Shares outstanding		874,883		147,744		324,207	
Net position value per share(a)		13.64		12.50		18.33	
Pricing alternative E							
Net position		879,331		276,601		582,205	
Shares outstanding		64,159		21,898		30,531	
Net position value per share		13.71		12.63		19.07	
Pricing alternative I							
Net position		1,618,006		192,692		3,207,752	
Shares outstanding		117,521		15,086		161,790	
Net position value per share		13.77		12.77		19.83	

- (a) Redemption price per share is equal to net asset value less any applicable contingent deferred sales charge.
- (b) The initial sales charge varies based on the amount of the contribution.
- (c) The maximum offering price per share is calculated by dividing the net asset value per share by 1.0 minus the maximum sales charge.

	Janus Henderson Enterprise 529 Portfolio		iShares Russell 2000 ETF 529 Portfolio		iShares Russell 3000 ETF 529 Portfolio	
Assets						
Investments, at value	\$	35,930,173	\$	15,480,192	\$	22,186,273
Cash		_		_		781
Receivable for securities sold						_
Receivable for shares sold		8,805		17,986		10,616
Receivable for accrued income		_				
Other assets						3,789
Total Assets		35,938,978		15,498,178		22,201,459
Liabilities						
Due to custodian				2,148		_
Payable for securities purchased		3,039		5,968		3,514
Payable for shares redeemed		3,955		_		_
Payable for distributions of net investment income		_		_		_
Payable for accrued expenses (see Note 3)		562		240		340
Other liabilities						
Total Liabilities		7,556		8,356		3,854
Net position	\$	35,931,422	\$	15,489,822	\$	22,197,605
Pricing alternative A						
Net position		22,795,514		11,016,270		16,723,651
Shares outstanding		1,337,916		603,244		724,943
Net position value per share(a)		17.04		18.26		23.07
Maximum initial sales charge(b)		3.75%		3.75%		3.75%
Maximum offering price per share(c)		17.70		18.97		23.97
Pricing alternative C						
Net position		8,961,606		3,447,478		4,735,907
Shares outstanding		543,073		199,959		217,351
Net position value per share(a)		16.50		17.24		21.79
Pricing alternative E						
Net position		1,347,318		668,539		636,524
Shares outstanding		79,937		37,323		28,114
Net position value per share		16.85		17.91		22.64
Pricing alternative I						
Net position		2,826,984		357,535		101,523
Shares outstanding		164,184		19,201		4,313
Net position value per share		17.22		18.62		23.54

⁽a) Redemption price per share is equal to net asset value less any applicable contingent deferred sales charge.

⁽b) The initial sales charge varies based on the amount of the contribution.

⁽c) The maximum offering price per share is calculated by dividing the net asset value per share by 1.0 minus the maximum sales charge.

	Clearbridge Small Cap 529 Portfolio		DFA International Core Equity 529 Portfolio		FA Strategic Income 529 Portfolio	
Assets						
Investments, at value	\$	15,177,072	\$	44,882,831	\$	9,545,695
Cash		500				· · · —
Receivable for securities sold				_		
Receivable for shares sold		17,616		21,037		4,413
Receivable for accrued income		_				19,275
Other assets		<u> </u>		<u> </u>		<u> </u>
Total Assets		15,195,188		44,903,868		9,569,383
Liabilities						
Due to custodian		_		650		_
Payable for securities purchased		12,784		7,002		23,232
Payable for shares redeemed		837		11,298		
Payable for distributions of net investment income						
Payable for accrued expenses (see Note 3)		203		669		113
Other liabilities				—		—
Total Liabilities		13,824		19,619		23,345
Net position	\$	15,181,364	\$	44,884,249	\$	9,546,038
Pricing alternative A						
Net position		8,387,679		27,727,951		6,300,169
Shares outstanding		873,059		1,985,860		491,799
Net position value per share(a)		9.61		13.96		12.81
Maximum initial sales charge(b)		3.75%		3.75%		3.00%
Maximum offering price per share(c)		9.98		14.50		13.21
Pricing alternative C						
Net position		2,843,881		9,934,981		1,797,287
Shares outstanding		297,368		753,719		147,018
Net position value per share(a)		9.56		13.18		12.22
Pricing alternative E						
Net position		532,845		1,627,415		694,318
Shares outstanding		55,554		118,814		55,675
Net position value per share		9.59		13.70		12.47
Pricing alternative I		0.44 - 0				
Net position		3,416,959		5,593,902		754,264
Shares outstanding		355,244		392,594		58,219
Net position value per share		9.62		14.25		12.96

⁽a) Redemption price per share is equal to net asset value less any applicable contingent deferred sales charge.

⁽b) The initial sales charge varies based on the amount of the contribution.

⁽c) The maximum offering price per share is calculated by dividing the net asset value per share by 1.0 minus the maximum sales charge.

	Ор	Columbia Income Opportunities 529 Portfolio		Columbia Total Return Bond 529 Portfolio		JPMorgan Core Bond 529 Portfolio		
Assets								
Investments, at value Cash	\$	8,545,674	\$	12,401,145	\$	12,580,190 1,500		
Receivable for securities sold				<u> </u>		10.015		
Receivable for shares sold Receivable for accrued income		367 29,446		6,254 28,949		12,015		
Other assets		29,440		20,949		_		
Total Assets		8,575,487		12,436,348		12,593,705		
		0,373,107		12, 130,310		12,373,703		
Liabilities Due to queto dien								
Due to custodian Payable for securities purchased		29,586		33,654		12,775		
Payable for shares redeemed		27,300		1.129		670		
Payable for distributions of net investment income		_				_		
Payable for accrued expenses (see Note 3)		108		160		149		
Other liabilities		<u> </u>		132		<u> </u>		
Total Liabilities		29,694		35,075		13,594		
Net position	\$	8,545,793	\$	12,401,273	\$	12,580,111		
Pricing alternative A								
Net position		5,716,981		8,272,176		8,640,925		
Shares outstanding		186,365		380,726		695,734		
Net position value per share(a)		30.68		21.73		12.42		
Maximum initial sales charge(b)		3.00%		3.00%		3.00%		
Maximum offering price per share(c)		31.63		22.40		12.80		
Pricing alternative C		2 151 222		2 151 570		2.501.125		
Net position Shares outstanding		2,151,232 81,083		3,151,570 164,105		2,501,135 210,759		
Net position value per share(a)		26.53		19.20		11.87		
Pricing alternative E								
Net position		279,310		645,620		746,813		
Shares outstanding		9,929		33,395		61,742		
Net position value per share		28.13		19.33		12.10		
Pricing alternative I								
Net position		398,270		331,907		691,238		
Shares outstanding		19,426		17,206		54,987		
Net position value per share		20.50		19.29		12.57		

- (a) Redemption price per share is equal to net asset value less any applicable contingent deferred sales charge.
- (b) The initial sales charge varies based on the amount of the contribution.
- (c) The maximum offering price per share is calculated by dividing the net asset value per share by 1.0 minus the maximum sales charge.

	iShares TIPS Bond ETF 529 Portfolio		Bond ETF Global Bond		Columbia Quality Income 529 Portfolio		
Assets	A	2.466.755	Ф	4.540.006	Φ.	2 550 546	
Investments, at value	\$	3,466,755	\$	4,549,896	\$	2,578,746	
Cash Receivable for securities sold		125		665		_	
Receivable for shares sold		3,069		1,340		21	
Receivable for accrued income		3,007 —				5,981	
Other assets							
Total Assets		3,469,949		4,551,901		2,584,748	
		3,402,242		4,551,701		2,304,740	
Liabilities							
Due to custodian		_		_		_	
Payable for securities purchased				_		6,002	
Payable for shares redeemed		_		2,000		_	
Payable for distributions of net investment income							
Payable for accrued expenses (see Note 3)		<u></u> 47		<u></u>		31	
Other liabilities		4 7		<i>J2</i>			
Total Liabilities		47	-	2,052		6,033	
Total Elabilities		47		2,032		0,033	
Net position	\$	3,469,902	\$	4,549,849	\$	2,578,715	
Pricing alternative A							
Net position		2,181,512		3,296,060		1,535,246	
Shares outstanding		196,153		303,539		88,448	
Net position value per share(a)		11.12		10.86		17.36	
Maximum initial sales charge(b)		3.00%		3.00%		3.00%	
Maximum offering price per share(c)		11.46		11.20		17.90	
Pricing alternative C							
Net position		971,346		828,707		551,108	
Shares outstanding		91,491		79,853		35,332	
Net position value per share(a)		10.62		10.38		15.60	
Pricing alternative E							
Net position		241,680		169,115		168,932	
Shares outstanding		22,314		15,982		10,108	
Net position value per share		10.83		10.58		16.71	
Pricing alternative I							
Net position		75,364		255,967		323,429	
Shares outstanding		6,693		23,277		18,452	
Net position value per share		11.26		11.00		17.53	

⁽a) Redemption price per share is equal to net asset value less any applicable contingent deferred sales charge.

⁽b) The initial sales charge varies based on the amount of the contribution.

⁽c) The maximum offering price per share is calculated by dividing the net asset value per share by 1.0 minus the maximum sales charge.

	S	Columbia Short Term Bond 29 Portfolio	P	Columbia Legacy Capital reservation 29 Portfolio	Ba	Columbia ank Deposit 29 Portfolio
Assets						
Investments, at value Cash	\$	10,851,999	\$	49,194,789	\$	61,726,296
Receivable for securities sold		1,003		19,384		35,231
Receivable for shares sold		630		116,608		195,171
Receivable for accrued income		21,749		37		3,822
Other assets				_		
Total Assets		10,875,381		49,330,818		61,960,520
Liabilities						
Due to custodian		_		14,612		_
Payable for securities purchased		21,749		37		
Payable for shares redeemed		1,003		42,729		61,530
Payable for distributions of net investment						
income		_		72,647		3,807
Payable for accrued expenses (see Note 3)		98		404		_
Other liabilities						
Total Liabilities		22,850		130,429		65,337
Net position	\$	10,852,531	\$	49,200,389	\$	61,895,183
Pricing alternative A						
Net position		6,926,222		35,804,154		39,456,442
Shares outstanding		637,447		35,804,092		39,456,423
Net position value per share(a)		10.87		1.00		1.00
Maximum initial sales charge(b)		%		%		%
Maximum offering price per share(c)		10.87		1.00		1.00
Pricing alternative C						
Net position		2,310,577		11,072,905		18,703,089
Shares outstanding		217,538		11,073,063		18,703,142
Net position value per share(a)		10.62		1.00		1.00
Pricing alternative E						
Net position		1,052,135		1,304,958		1,929,643
Shares outstanding		99,444		1,304,842		1,929,602
Net position value per share		10.58		1.00		1.00
Pricing alternative I						
Net position		563,597		1,018,372		1,806,009
Shares outstanding		51,236		1,018,393		1,806,016
Net position value per share		11.00		1.00		1.00

- (a) Redemption price per share is equal to net asset value less any applicable contingent deferred sales charge.
- (b) The initial sales charge varies based on the amount of the contribution.
- (c) The maximum offering price per share is calculated by dividing the net asset value per share by 1.0 minus the maximum sales charge.

	Columbia Aggressive Growth 529 Portfolio	Columbia Growth 529 Portfolio	Columbia 529 70% Equity Portfolio	
Additions				
Contributions - shares sold				
Pricing alternative A	\$ 33,136,705	\$ 48,067,803	\$ 35,319,619	
Pricing alternative C	14,199,510	18,797,117	12,917,877	
Pricing alternative E	1,066,895	2,052,399	2,552,822	
Pricing alternative I	786,556	2,115,068	710,073	
Total contributions	49,189,666	71,032,387	51,500,391	
Increase (decrease) from investment operations				
Dividend income	3,997,535	4,844,405	1,909,194	
Interest income	_	_		
Net realized loss	(1,370,392)	(764,456)	(1,323,451)	
Capital gain distributions from underlying fund shares	9,849,754	11,192,384	3,810,560	
Net change in depreciation in value of investments	(9,494,163)	(8,101,836)	(995,874)	
Total increase from investment operations	2,982,734	7,170,497	3,400,429	
Total additions	52,172,400	78,202,884	54,900,820	
Deductions				
Withdrawals - shares redeemed				
Pricing alternative A	29,824,837	40,912,510	29,668,219	
Pricing alternative C	8,809,634	18,179,895	12,249,508	
Pricing alternative E	1,223,545	2,765,057	2,179,504	
Pricing alternative I	1,101,471	1,271,821	1,118,070	
Total withdrawals	40,959,487	63,129,283	45,215,301	
Expenses (see Note 3)(a)				
Management fees	113,823	135,175	52,173	
Administrative fees	209,151	248,375	95,858	
Marketing fee - pricing alternative A	374,221	428,633	167,622	
Marketing fee - pricing alternative C	484,279	646,639	227,053	
Marketing fee - pricing alternative E	29,829	38,010	23,691	
Total expenses	1,211,303	1,496,832	566,397	
Total deductions	42,170,790	64,626,115	45,781,698	
Net increase	10,001,610	13,576,769	9,119,122	
Net position at beginning of year	210,426,818	248,859,069	94,632,354	
Net position at end of year	\$ 220,428,428	\$ 262,435,838	\$ 103,751,476	

⁽a) Does not reflect expenses of the Underlying Funds borne indirectly.

	Columbia Moderate Growth 529 Portfolio	Columbia Moderate 529 Portfolio	Columbia 529 40% Equity Portfolio
Additions			
Contributions - shares sold			
Pricing alternative A	\$ 58,841,595	\$ 61,612,304	\$ 67,526,953
Pricing alternative C	22,728,877	22,626,986	19,697,738
Pricing alternative E	3,163,675	3,183,968	3,415,863
Pricing alternative I	1,824,989	2,350,977	3,556,335
Total contributions	86,559,136	89,774,235	94,196,889
Increase (decrease) from investment operations			
Dividend income	5,622,577	4,870,642	4,041,706
Interest income	_	_	_
Net realized loss	(540,086)	(181,767)	(1,055,059)
Capital gain distributions from underlying fund shares	9,435,603	6,464,218	4,318,726
Net change in appreciation (depreciation) in value of			
investments	(2,968,638)	(241,771)	2,167,286
Total increase from investment operations	11,549,456	10,911,322	9,472,659
Total additions	98,108,592	100,685,557	103,669,548
Deductions			
Withdrawals - shares redeemed			
Pricing alternative A	59,967,857	63,064,360	68,413,734
Pricing alternative C	24,509,816	22,609,016	20,184,817
Pricing alternative E	3,082,956	2,968,531	3,334,974
Pricing alternative I	2,151,274	3,556,843	3,558,738
Total withdrawals	89,711,903	92,198,750	95,492,263
Expenses (see Note 3)(a)			
Management fees	147,377	128,471	105,255
Administrative fees	270,792	236,044	193,381
Marketing fee - pricing alternative A	462,230	413,908	350,473
Marketing fee - pricing alternative C	713,512	562,501	386,227
Marketing fee - pricing alternative E	45,876	39,996	38,548
Total expenses	1,639,787	1,380,920	1,073,884
Total deductions	91,351,690	93,579,670	96,566,147
Net increase	6,756,902	7,105,887	7,103,401
Net position at beginning of year	272,918,262	237,675,755	193,399,168
Net position at end of year	\$ 279,675,164	\$ 244,781,642	\$ 200,502,569

⁽a) Does not reflect expenses of the Underlying Funds borne indirectly.

	Columbia Moderately Conservative 529 Portfolio	Columbia 529 20% Equity Portfolio	Columbia Conservative 529 Portfolio
Additions			
Contributions - shares sold			
Pricing alternative A	\$ 84,109,952	\$ 88,426,400	\$ 79,898,921
Pricing alternative C	29,181,926	30,882,858	37,617,261
Pricing alternative E	4,824,195	4,665,286	4,587,899
Pricing alternative I	3,797,341	2,223,817	2,538,892
Total contributions	121,913,414	126,198,361	124,642,973
Increase (decrease) from investment operations			
Dividend income	5,665,278	5,301,463	6,322,145
Interest income	_	_	_
Net realized gain (loss)	(1,008,229)	(710,917)	55,224
Capital gain distributions from underlying fund shares	4,503,078	3,066,287	2,249,758
Net change in appreciation in value of investments	4,071,011	5,345,939	7,228,324
Total increase from investment operations	13,231,138	13,002,772	15,855,451
Total additions	135,144,552	139,201,133	140,498,424
Deductions			
Withdrawals - shares redeemed			
Pricing alternative A	84,960,519	70,588,993	68,227,199
Pricing alternative C	30,142,037	29,560,581	30,699,534
Pricing alternative E	4,137,620	3,508,676	3,071,709
Pricing alternative I	2,450,113	2,372,537	2,599,863
Total withdrawals	121,690,289	106,030,787	104,598,305
Expenses (see Note 3)(a)			
Management fees	143,243	131,598	153,708
Administrative fees	263,161	241,723	282,319
Marketing fee - pricing alternative A	470,281	438,940	288,979
Marketing fee - pricing alternative C	594,305	540,033	570,024
Marketing fee - pricing alternative E	45,180	39,540	43,268
Total expenses	1,516,170	1,391,834	1,338,298
Total deductions	123,206,459	107,422,621	105,936,603
Net increase	11,938,093	31,778,512	34,561,821
Net position at beginning of year	260,090,723	220,751,673	255,665,241
Net position at end of year	\$ 272,028,816	\$ 252,530,185	\$ 290,227,062

⁽a) Does not reflect expenses of the Underlying Funds borne indirectly.

	Columbia College 529 Portfolio	Columbia Dividend Income 529 Portfolio	MFS Value 529 Portfolio
Additions			
Contributions - shares sold			
Pricing alternative A	\$ 21,526,734	\$ 7,859,886	\$ 2,436,035
Pricing alternative C	15,455,346	3,385,911	851,886
Pricing alternative E	1,456,834	307,869	146,322
Pricing alternative I	378,348	192,731	103,795
Total contributions	38,817,262	11,746,397	3,538,038
Increase (decrease) from investment operations			
Dividend income	1,616,644	963,932	305,279
Interest income	_	_	_
Net realized gain (loss)	176,789	(189,690)	(73,858)
Capital gain distributions from underlying fund shares	93,792	538,060	220,851
Net change in appreciation (depreciation) in value of			
investments	1,751,602	(1,306,236)	(1,248,500)
Total increase (decrease) from investment operations	3,638,827	6,066	(796,228)
Total additions	42,456,089	11,752,463	2,741,810
Deductions			
Withdrawals - shares redeemed			
Pricing alternative A	14,359,573	4,034,347	947,954
Pricing alternative C	10,385,265	2,341,962	644,637
Pricing alternative E	1,243,875	117,261	48,803
Pricing alternative I	308,438	360,381	91,634
Total withdrawals	26,297,151	6,853,951	1,733,028
Expenses (see Note 3)(a)			
Management fees	38,433	25,793	9,028
Administrative fees	70,581	47,389	16,589
Marketing fee - pricing alternative A	63,138	72,346	27,495
Marketing fee - pricing alternative C	37,743	147,705	43,188
Marketing fee - pricing alternative E	12,214	7,766	3,127
Total expenses	222,109	300,999	99,427
Total deductions	26,519,260	7,154,950	1,832,455
Net increase	15,936,829	4,597,513	909,355
Net position at beginning of year	60,070,640	44,062,856	15,553,961
Net position at end of year	\$ 76,007,469	\$ 48,660,369	\$ 16,463,316

⁽a) Does not reflect expenses of the Underlying Funds borne indirectly.

	Columbia Contrarian Core 529 Portfolio	iShares Russell 1000 ETF 529 Portfolio	Columbia Select Large Cap Growth 529 Portfolio
Additions			
Contributions - shares sold			
Pricing alternative A	\$ 4,179,847	\$ 9,973,295	\$ 5,196,485
Pricing alternative C	1,378,967	2,990,061	1,714,907
Pricing alternative E	152,388	217,257	197,310
Pricing alternative I	1,158,623	98,100	1,278,921
Total contributions	6,869,825	13,278,713	8,387,623
Increase (decrease) from investment operations			
Dividend income	418,008	664,072	_
Interest income	_		_
Net realized loss	(71,452		(462,905)
Capital gain distributions from underlying fund shares	1,854,544		5,194,718
Net change in appreciation in value of investments	1,367,395		395,445
Total increase from investment operations	3,568,495	2,757,854	5,127,258
Total additions	10,438,320	16,036,567	13,514,881
Deductions			
Withdrawals - shares redeemed			
Pricing alternative A	3,088,250	2,739,271	1,888,828
Pricing alternative C	1,740,070	1,043,620	1,345,294
Pricing alternative E	160,658	34,617	77,044
Pricing alternative I	367,937		317,345
Total withdrawals	5,356,915	3,867,601	3,628,511
Expenses (see Note 3)(a)			
Management fees	21,077		12,601
Administrative fees	38,726		23,149
Marketing fee - pricing alternative A	63,584	· · · · · · · · · · · · · · · · · · ·	33,891
Marketing fee - pricing alternative C	84,157		51,243
Marketing fee - pricing alternative E	4,920		3,389
Total expenses	212,464	223,292	124,273
Total deductions	5,569,379	4,090,893	3,752,784
Net increase	4,868,941	11,945,674	9,762,097
Net position at beginning of year	36,448,566	32,288,823	20,674,330
Net position at end of year	\$ 41,317,507	\$ 44,234,497	\$ 30,436,427

⁽a) Does not reflect expenses of the Underlying Funds borne indirectly.

	Columbia Large Cap Growth 529 Portfolio(b)	ClearBridge Large Cap Growth 529 Portfolio(c)	Carillon ClariVest Capital Appreciation 529 Portfolio
Additions			
Contributions - shares sold			
Pricing alternative A	\$ 339,455	\$ 26,559,915	\$ 871,153
Pricing alternative C	128,163	12,325,497	187,405
Pricing alternative E	36,211	862,538	65,584
Pricing alternative I	3,160	1,569,874	16,348
Total contributions	506,989	41,317,824	1,140,490
Increase (decrease) from investment operations			
Dividend income		121,215	40,313
Interest income	_	· —	· —
Net realized gain (loss)	1,343,414	(73,477)	(20,648)
Capital gain distributions from underlying fund shares	<u> </u>	1,587,633	90,068
Net change in appreciation (depreciation) in value of			
investments	(994,265)	3,583,178	1,240,253
Total increase from investment operations	349,149	5,218,549	1,349,986
Total additions	856,138	46,536,373	2,490,476
Deductions			
Withdrawals - shares redeemed			
Pricing alternative A	22,595,851	4,492,174	726,589
Pricing alternative C	10,276,811	1,807,910	239,253
Pricing alternative E	671,297	89,678	30,691
Pricing alternative I	1,454,933	152,973	31,196
Total withdrawals	34,998,892	6,542,735	1,027,729
Expenses (see Note 3)(a)			
Management fees	1,745	17,848	3,938
Administrative fees	3,245	32,753	7,236
Marketing fee - pricing alternative A	5,227	52,546	12,947
Marketing fee - pricing alternative C	9,560	97,529	16,620
Marketing fee - pricing alternative E	307	3,266	1,071
Total expenses	20,084	203,942	41,812
Total deductions	35,018,976	6,746,677	1,069,541
Net increase (decrease)	(34,162,838)	39,789,696	1,420,935
Net position at beginning of year	34,162,838	10,000	6,792,674
Net position at end of year	\$	\$ 39,799,696	\$ 8,213,609
rict position at end of year	Ψ	Ψ 37,177,090	φ 0,213,009

- (a) Does not reflect expenses of the Underlying Funds borne indirectly.
- (b) For the period from July 1, 2019 to August 1, 2019 (liquidation date).
- (c) Based on operations from August 1, 2019 (fund commencement of operations) through the stated period end.

	American Century Mid Cap Value 529 Portfolio		Janus Henderson Enterprise 529 Portfolio		R	iShares tussell 2000 ETF 529 Portfolio	
Additions							
Contributions - shares sold							
Pricing alternative A	\$	2,708,531	\$	3,968,821	\$	2,544,087	
Pricing alternative C		1,208,763		1,759,563		812,245	
Pricing alternative E		100,761		229,304		117,967	
Pricing alternative I		811,716		275,353		54,772	
Total contributions		4,829,771		6,233,041		3,529,071	
Increase (decrease) from investment operations							
Dividend income		437,170		57,001		209,002	
Interest income		_		_		_	
Net realized loss		(252,842)		(97,105)		(410,145)	
Capital gain distributions from underlying fund shares				1,568,528		_	
Net change in depreciation in value of investments		(2,283,486)		(1,445,318)		(540,809)	
Total increase (decrease) from investment operations		(2,099,158)		83,106		(741,952)	
Total additions	_	2,730,613	_	6,316,147	_	2,787,119	
Deductions							
Withdrawals - shares redeemed							
Pricing alternative A		2,266,155		3,343,009		1,837,128	
Pricing alternative C		1,173,832		1,696,463		697,889	
Pricing alternative E		91,189		101,904		38,321	
Pricing alternative I		315,624		164,145		48,743	
Total withdrawals		3,846,800		5,305,521		2,622,081	
Expenses (see Note 3)(a)							
Management fees		14,124		19,320		8,274	
Administrative fees		25,954		35,503		15,206	
Marketing fee - pricing alternative A		39,452		56,575		26,485	
Marketing fee - pricing alternative C		64,187		88,172		36,477	
Marketing fee - pricing alternative E		3,050		6,395		3,068	
Total expenses	_	146,767		205,965	_	89,510	
Total deductions	_	3,993,567	_	5,511,486	_	2,711,591	
Net increase (decrease)		(1,262,954)		804,661		75,528	
Net position at beginning of year	_	25,887,481		35,126,761		15,414,294	
Net position at end of year	\$	24,624,527	\$	35,931,422	\$	15,489,822	

⁽a) Does not reflect expenses of the Underlying Funds borne indirectly.

	iShares Russell 3000 ETF 529 Portfolio				ssell 3000 FA Small Cap Sm TTF 529 529		Clearbridge Small Cap 529 Portfolio(c)
Additions							
Contributions - shares sold							
Pricing alternative A	\$	3,167,131	\$ 718,748	\$	11,299,255		
Pricing alternative C		1,498,678	265,169		4,040,488		
Pricing alternative E		147,944	23,177		689,685		
Pricing alternative I		30,015	291,671		4,240,359		
Total contributions		4,843,768	1,298,765		20,269,787		
Increase (decrease) from investment operations							
Dividend income		340,948	_		71,910		
Interest income		_	_		_		
Net realized gain (loss)		(345,695)	1,124,710		(91,831)		
Capital gain distributions from underlying fund shares		_	9,601		470,320		
Net change in appreciation (depreciation) in value of							
investments		1,277,295	(307,312)		(4,086,107)		
Total increase (decrease) from investment operations		1,272,548	826,999		(3,635,708)		
Total additions	_	6,116,316	2,125,764	_	16,634,079		
Deductions							
Withdrawals - shares redeemed							
Pricing alternative A		1,490,722	11,294,946		858,414		
Pricing alternative C		1,007,104	4,085,735		435,881		
Pricing alternative E		36,931	656,917		37,397		
Pricing alternative I		82,305	3,695,224		84,588		
Total withdrawals		2,617,062	19,732,822		1,416,280		
Expenses (see Note 3)(a)							
Management fees		10,955	4,136		4,980		
Administrative fees		20,126	7,618		9,136		
Marketing fee - pricing alternative A		37,534	10,885		12,764		
Marketing fee - pricing alternative C		44,412	15,446		17,975		
Marketing fee - pricing alternative E		2,678	1,312		1,580		
Total expenses		115,705	39,397		46,435		
Total deductions	_	2,732,767	19,772,219		1,462,715		
Net increase (decrease)		3,383,549	(17,646,455)		15,171,364		
Net position at beginning of year		18,814,056	17,646,455		10,000		
Net position at end of year	\$	22,197,605	\$	\$	15,181,364		

- (a) Does not reflect expenses of the Underlying Funds borne indirectly.
- (b) For the period from July 1, 2019 to December 3, 2019 (liquidation date).
- (c) Based on operations from December 3, 2019 (fund commencement of operations) through the stated period end.

	DFA International Core Equity 529 Portfolio	FA Strategic Income 529 Portfolio	Columbia Income Opportunities 529 Portfolio
Additions			
Contributions - shares sold			
Pricing alternative A	\$ 4,512,693	\$ 1,871,278	\$ 708,293
Pricing alternative C	1,937,160	521,466	510,029
Pricing alternative E	329,392	163,047	26,754
Pricing alternative I	1,150,432	358,083	50,710
Total contributions	7,929,677	2,913,874	1,295,786
Increase (decrease) from investment operations			
Dividend income	1,100,274	278,219	428,841
Interest income	_	_	_
Net realized loss	(541,576)	(47,743)	(79,448)
Capital gain distributions from underlying fund shares	_	86,760	
Net change in depreciation in value of investments	(4,046,453)	(197,311)	(538,218)
Total increase (decrease) from investment operations	(3,487,755)	119,925	(188,825)
Total additions	4,441,922	3,033,799	1,106,961
Deductions			
Withdrawals - shares redeemed			
Pricing alternative A	4,272,549	1,206,959	1,222,372
Pricing alternative C	2,217,183	342,308	696,276
Pricing alternative E	123,151	60,254	11,582
Pricing alternative I	289,051	139,687	93,536
Total withdrawals	6,901,934	1,749,208	2,023,766
Expenses (see Note 3)(a)			
Management fees	25,178	4,913	5,041
Administrative fees	46,269	9,025	9,264
Marketing fee - pricing alternative A	71,572	9,041	9,255
Marketing fee - pricing alternative C	106,995	13,108	17,725
Marketing fee - pricing alternative E	7,737	3,190	1,418
Total expenses	257,751	39,277	42,703
Total deductions	7,159,685	1,788,485	2,066,469
Net increase (decrease)	(2,717,763)	1,245,314	(959,508)
Net position at beginning of year	47,602,012	8,300,724	9,505,301
Net position at end of year	\$ 44,884,249	\$ 9,546,038	\$ 8,545,793

⁽a) Does not reflect expenses of the Underlying Funds borne indirectly.

	Columbia Total Return Bond 529 Portfolio		JPMorgan Core Bond 529 Portfolio		В	nares TIPS ond ETF 9 Portfolio
Additions						
Contributions - shares sold						
Pricing alternative A	\$	2,835,347	\$	2,925,582	\$	345,592
Pricing alternative C		482,112		692,234		188,828
Pricing alternative E		179,777		397,733		16,845
Pricing alternative I		31,924		258,021		54,694
Total contributions		3,529,160		4,273,570		605,959
Increase (decrease) from investment operations						
Dividend income		328,513		271,038		52,445
Interest income		_		_		_
Net realized loss		(22,437)		(6,121)		(4,623)
Capital gain distributions from underlying fund shares		146,811		46,889		_
Net change in appreciation in value of investments		510,697		519,584		204,307
Total increase from investment operations		963,584		831,390		252,129
Total additions	_	4,492,744	_	5,104,960		858,088
Deductions						
Withdrawals - shares redeemed						
Pricing alternative A		1,981,847		664,541		313,055
Pricing alternative C		430,501		460,500		69,599
Pricing alternative E		54,326		38,952		19,131
Pricing alternative I		7,730		119,014		<u> </u>
Total withdrawals		2,474,404	_	1,283,007		401,785
Expenses (see Note 3)(a)						
Management fees		6,184		5,650		1,731
Administrative fees		11,358		10,377		3,179
Marketing fee - pricing alternative A		11,086		10,556		3,080
Marketing fee - pricing alternative C		23,102		16,859		6,487
Marketing fee - pricing alternative E		2,866		2,533		1,140
Total expenses		54,596		45,975		15,617
Total deductions		2,529,000	_	1,328,982		417,402
Net increase		1,963,744		3,775,978		440,686
Net position at beginning of year		10,437,529		8,804,133		3,029,216
Net position at end of year	\$	12,401,273	\$	12,580,111	\$	3,469,902

⁽a) Does not reflect expenses of the Underlying Funds borne indirectly.

	Glo	empleton bal Bond Portfolio	Columbia Quality Income 529 Portfolio		Columbia Short Term Bond 529 Portfolio	
Additions						
Contributions - shares sold						
Pricing alternative A	\$	520,487	\$	481,445	\$	3,626,363
Pricing alternative C		240,068		103,386		1,195,134
Pricing alternative E		10,956		12,091		301,951
Pricing alternative I		64,772		196,929		579,523
Total contributions		836,283		793,851		5,702,971
Increase (decrease) from investment operations						
Dividend income		269,741		59,436		296,222
Interest income				_		_
Net realized loss		(133,714)		(2,997)		(47,989)
Capital gain distributions from underlying fund shares Net change in appreciation (depreciation) in value of		_		_		_
investments		(441,151)		43,238		(70,126)
Total increase (decrease) from investment operations		(305,124)		99,677		178,107
Total additions		531,159		893,528		5,881,078
Deductions						
Withdrawals - shares redeemed						
Pricing alternative A		704,068		198,808		2,089,918
Pricing alternative C		295,698		110,223		558,545
Pricing alternative E		24,009		_		226,337
Pricing alternative I		30,097		23,601		168,273
Total withdrawals		1,053,872		332,632		3,043,073
Expenses (see Note 3)(a)						
Management fees		2,628		1,244		4,942
Administrative fees		4,828		2,284		9,077
Marketing fee - pricing alternative A		5,277		1,967		8,782
Marketing fee - pricing alternative C		6,670		4,077		2,858
Marketing fee - pricing alternative E		885		816		4,780
Total expenses		20,288		10,388		30,439
Total deductions		1,074,160		343,020	_	3,073,512
Net increase (decrease)		(543,001)		550,508		2,807,566
Net position at beginning of year		5,092,850		2,028,207		8,044,965
Net position at end of year	\$	4,549,849	\$	2,578,715	\$	10,852,531

⁽a) Does not reflect expenses of the Underlying Funds borne indirectly.

	Columbia Legacy Capital Preservation 529 Portfolio		Columbia Bank Deposit 529 Portfolio	
Additions				
Contributions - shares sold				
Pricing alternative A		9,508,566	\$	34,655,287
Pricing alternative C		5,358,476		18,978,026
Pricing alternative E		958,637		1,901,231
Pricing alternative I		561,785		1,481,568
Total contributions	2	6,387,464		57,016,112
Increase (decrease) from investment operations				
Dividend income		32,538		_
Interest income		1,048,240		596,888
Net realized gain				_
Capital gain distributions from underlying fund shares		1,077		_
Net change in appreciation in value of investments				_
Total increase from investment operations		1,081,855		596,888
Total additions	2	7,469,319	_	57,613,000
Deductions				
Withdrawals - shares redeemed				
Pricing alternative A	1	8,473,715		23,540,957
Pricing alternative C		5,095,570		14,002,599
Pricing alternative E		1,054,131		1,720,560
Pricing alternative I		484,361		586,954
Total withdrawals	2.	5,107,777		39,851,070
Expenses (see Note 3)(a)				
Management fees		25,250		
Administrative fees		46,383		_
Marketing fee - pricing alternative A		50,738		_
Marketing fee - pricing alternative C		15,434		_
Marketing fee - pricing alternative E		1,970		
Total expenses		139,775		<u> </u>
Total deductions	2	5,247,552	_	39,851,070
Net increase		2,221,767		17,761,930
Net position at beginning of year		6,978,622		44,133,253
Net position at end of year		9,200,389	\$	61,895,183
not position at one of year	φ 4	2,200,369	φ	01,073,103

⁽a) Does not reflect expenses of the Underlying Funds borne indirectly.